State of South Dakota

EIGHTY-EIGHTH SESSION LEGISLATIVE ASSEMBLY, 2013

157U0075

HOUSE AGRICULTURE AND NATURAL RESOURCES ENGROSSED NO. HB 1001 - 01/15/2013

Introduced by: Representatives Olson (Betty), Hawley, Hoffman, Magstadt, Rozum, Schrempp, and Solum and Senators Sutton, Maher, Rampelberg, Rhoden, and Tieszen at the request of the Interim Oil and Gas Study Committee

1 FOR AN ACT ENTITLED, An Act to require mineral developers to give notice to surface 2 owners before entering the land. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That chapter 45-5A be amended by adding thereto a NEW SECTION to read as 5 follows: 6 A mineral developer shall provide the surface owner, and surface lessee, if any, with at least 7 seven days notice by registered mail to the address shown by the records of the county treasurer 8 at the time the notice is given or by hand delivery prior to entry on the land for mineral 9 exploration activities that do not disturb the surface such as surveying and well staking. This 10 notice shall include: 11 (1) The name, address, and telephone number of the mineral developer or the mineral 12 developer's designee;

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(2)

lessee if any, before the exploration operations begin; and

An offer to discuss the proposed exploration plan with the surface owner, and surface

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- 1 (3) A diagram of the approximate location or the proposed drilling site.
- The notice required by this section is deemed to be received by the surface owner and
- 3 surface lessee immediately, if hand delivered, and seven days after mailing if sent by registered
- 4 mail.
- The notice required by this section is in addition to the notice required by § 45-5A-5.
- 6 Section 2. That chapter 45-5A be amended by adding thereto a NEW SECTION to read as
- 7 follows:
- 8 The surface owner, and surface lessee, if any, may seek actual and punitive damages in the
- 9 court of proper jurisdiction if the mineral developer fails to provide the notice required by
- 10 section 1 of this Act.
- Section 3. That chapter 45-5A be amended by adding thereto a NEW SECTION to read as
- 12 follows:
- The provisions of this Act do not apply if the mineral developer and surface owner or
- surface lessee have an existing use agreement or contract regarding the property at issue.
- 15 Section 4. That § 45-5A-5 be amended to read as follows:
- 45-5A-5. The mineral developer shall give the surface owner written notice of proposed
- 17 <u>surface disturbing mineral development, other than exploration</u> activities, at least thirty days
- before the date operations are commenced. Surface disturbing activities include well site
- 19 construction, road building, grading, excavation, demolition, and related activities. This notice
- shall be given to the record surface owner at the surface owner's address as shown by the records
- of the county register of deeds at the time the notice is given. This notice shall sufficiently
- 22 disclose the plan of work and operations to enable the surface owner to evaluate the effect of
- drilling operations on the surface owner's use of the property. Included with this notice shall be
- 24 a form prepared by the Department of Environment and Natural Resources advising the surface

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1 owner of his or her rights and options under this chapter.